UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF NORTH CAROLINA

Debtor 1:	Shannon First Name	Darnell Middle Name	Pulliam Last Name	am	Check if this is an ended plan, and list ow the sections of
Debtor 2: (Spouse, if filing)	Robin First Name	Renae Foster Middle Name	Pulliam Last Name		plan that have nged.
	CS-STOTE, TOTELLES	ptember 25, 2018		Cita	nged.
Case number: (If known)				·	
SS# Debtor 1: XXX -	-XX- 7102				
SS# Debtor 2: XXX -	-XX - 5990				
		CI	IADTED 12 DI AN		
		CH	IAPTER 13 PLAN		
ection 1: No	otices.				
irmable. <i>You <u>mu</u></i>	st check each box	x that applies in § 1.1 ive if set out later in	s. Plans that do not comply with and 1.3 below. If an item is ch the plan.	ecked as "Not Inc	luded" or if both boxes
irmable. You <u>mu</u> cked, the provision A limit on the a partial paym	st check each box in will be ineffect amount of a secunent or no payme	that applies in § 1.3 ive if set out later in ured claim, set out in ent at all to the secure	and 1.3 below. If an item is ch the plan. Section 4, which may result in ed creditor.	ecked as "Not Inc	□ Not included
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A limit on the a partial paym Avoidance of interest will bank are and address of should read this process, you may wis reey must file an editation from the file and citation from the file.	est check each box on will be ineffects amount of a secu- nent or no payme a judicial lien or no e done by separa provisions set ou ghts may be affect proof of claim in the Trustee, the co- colan carefully and sh to consult one. objection to confi Bankruptcy Court	that applies in § 1.3 ive if set out later in ared claim, set out in ant at all to the secure compossessory, nonpite motion or adversation Section 9. It in Section 9. It do by this plan. You order to be paid und date and time of the indiscuss it with your action of the primation at least several of the date set for the	and 1.3 below. If an item is character the plan. Section 4, which may result in ed creditor. urchase money security ary proceeding. It claim may be reduced, modified the any plan. Official notice will be a security and the control of the contr	Included Included	Not included Not included Not included Not included Sometimes, which will provide the filing of proofs of clair for you do not have an this plan, you or your firmation. You will received
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A limit on the a partial paym A Avoidance of interest will be a partial paym Nonstandard reditors: Your rig will need to file a e and address of should read this partial paym rney, you may wis rney must file and ication from the fout further notice	est check each boom will be ineffective amount of a secundary of a secundary of a judicial lien or reduced by separate provisions set out the Trustee, the colon carefully and sh to consult one objection to configuration to configuration to configuration to the if no objection to the itment period is:	that applies in § 1.3 ive if set out later in ared claim, set out in ant at all to the secure compossessory, nonpite motion or adversation Section 9. It in Section 9. It do by this plan. You order to be paid und date and time of the indiscuss it with your action of the primation at least several of the date set for the	Section 4, which may result in ed creditor. urchase money security ary proceeding. r claim may be reduced, modified the any plan. Official notice will be meeting of creditors, and inform attorney if you have one in this belan's treatment of your claim or en days before the date set for the hearing on confirmation. The	Included Included	Not included Not included Not included Not included Sometimes, which will provide the filing of proofs of clair for you do not have an this plan, you or your firmation. You will received
A limit on the a partial paym Avoidance of interest will base and address of should read this parney, you may wis riney must file an offication from the lout further notice applicable commits fixed, the provision of the partial payments of the payments o	est check each box on will be ineffects amount of a secu- nent or no payme a judicial lien or re- ne done by separa provisions set ou ghts may be affect proof of claim in the Trustee, the co- colan carefully and sh to consult one- cobjection to confi Bankruptcy Court e if no objection t itment period is:	that applies in § 1.3 ive if set out later in ared claim, set out in ant at all to the secure compossessory, nonpite motion or adversation Section 9. It in Section 9. It do by this plan. You order to be paid und date and time of the indiscuss it with your action of the primation at least several of the date set for the	Section 4, which may result in ed creditor. urchase money security ary proceeding. r claim may be reduced, modified the any plan. Official notice will be meeting of creditors, and inform attorney if you have one in this belan's treatment of your claim or en days before the date set for the hearing on confirmation. The	Included Included	Not included Not included Not included Not included Sometimes, which will provide the filing of proofs of clair for you do not have an this plan, you or your firmation. You will received

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Debtor Shannon and Robin Pulliam

Case Number 18-51001

Se	ctio	Payments.			
2.1	The	e Debtor will make payments to the T	rustee as follows:		
	\$_	per month for per month for	month(s		
2.2	The	Debtor shall commence payments t	o the Trustee within th		e date the petition was filed. If fewer than he extent necessary to pay creditors as
Se	ectio	Fees and Priority Claims.			
3.1	Att	orney fees.			
	\boxtimes	The Attorney for the Debtor will be \$665.00 from the Debtor available.			The Attorney has received III be paid monthly by the Trustee as funds are
		The Attorney for the Debtor will be Debtor pre-petition and the remain			orney has received \$ from the ustee as funds are available.
		The Attorney for the Debtor will file	an application for app	proval of a fee in lieu of	f the presumptive base fee.
3.2		stee costs. The Trustee will receive for seenses.	rom all disbursements	such amount as appro	oved by the Court for payment of fees and
3.3	Pric	ority Domestic Support Obligations ("DSO").		
	a.	⊠ None. If none is checked, the re	st of Section 3.3 need	not be completed or re	produced.
	b.	\Box The name and address of the ho	lder of any DSO as defi	ned in 11 U.S.C. § 101(14A) is as follows:
		Name of DSO Claimant			Address, City & State
	c.	All post-petition DSO amounts will b	pe paid directly by the	Debtor to the holder o	f the claim and not by the Trustee.
	d.	Arrearages owed to DSO claimants the Trustee as follows:	under 11 U.S.C. § 507(a)(1)(A) not presently p	oaid through wage garnishment will be paid b
		Name of DSO Claimant	Estimated Arr	earage Claim	Monthly payment
			\$		\$
3.4	Oth	er Priority Claims to be Paid by Trus	tee.		
	a.	☐ None. If none is checked, the re	est of Section 3.4 need	not be completed or r	eproduced.
	b.	☐ To Be Paid by Trustee		ne enters en en extens et estat de la Colo de Selo (Colo de Selo (Colo de Selo Colo de Selo Colo de Selo Colo d	5 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
		Cred	itor		Estimated Priority Claim
An	y tir	nely filed claims entitled to priori		507, on behalf of	\$
th	e en	tities listed below, will be paid in			

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Debtor Shannon and Robin	Pulliam	Ca	se Number _	18-51001	
Section 4: Secured Claims.					
4.1 Real Property – Claims Secured	l Solely by Debtor's Principal Reside	ence.			
a. None. If none is checked	ed, the rest of Section 4.1 need not b	e completed o	r reproduced.		
b. Maintenance of Payme	nts and Cure of Default.				
should reflect arrearage ar disbursements of installment post-petition installment p Amounts stated on a filed confirmation, will control of Additionally, the Trustee wunder Bankruptcy Rule 300. The Trustee is authorized the state of the confirmation of the confir	the claims listed below will be maintal mounts through the petition date. For each payments the month after confirmal ayments through the month of confirmal proof of claim, and as adjusted to incover any contrary amounts listed below the fill adjust the installment payment in 12.1. To pay any post-petition fee, expense and to such fee, expense, or charge.	or accounts that mation. Any fil irmation. clude post-petion for the instance will accordance will accord an extension of the cordance will accord a cordan	it are in default, ed arrearage claid tion payments the liment payment ith any Notice of	the Trustee will come will be adjusted and the month month and the arrearage Mortgage Payme	ommence d to include of ge. ent Change file
Creditor	Address of Residence	Current Y/N	Installment Payment	Estimated Arrearage Amount on Petition Date	If Current, Indicate by Debtor or Trustee
Servis Once, Inc. dba BSI Financial Services	265 Fulton Street Mocksville, NC 27028	N	\$629.03	\$15,600.00	Т
c. Claims to be Paid in Ful	l by Trustee.				
Creditor	Address of Residence	Estimate Claim	d Monthly Payment	Monthly Escrow Payment	Contractual Interest Rate
					%
d. Request for Valuation t this plan is checked.	o Treat Claims as Totally Unsecured.	This will be eff	fective only if the	applicable box in	Section 1.1 of
Creditor	Address of Residence	Estimated Claim	d Value of Residence	Amount of Claims Senior to Creditor's Claim	Amount of Secured Claim
		\$	\$	\$	\$

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Debto	r Shannon and	n and Robin Pulliam Case Numbe		Number	_18-5	1001			
		Secured by Real Propert dence and Additional Co		an by Debtor	's Principal R	esidence Al	ND Claim	ns Secured b	у
a.	None. If none i ■ None.	is checked, the rest of Sec	ction 4.2 ne	ed not be co	mpleted or re	produced.			
b.	Proofs of claim sho disbursements of it accordingly. Amou	f Payments and Cure of Could reflect arrearage throustallment payments the unts stated on a proof of control over any contrary	ough the pe month afte claim as adj	er confirmation	on and any file ude post-petit	ed arrearage tion paymer	e claims nts throu	will be adjus igh the mont	ted th of
	Creditor Collateral		al	Current Y/N	Installmer Payment	A Ar	stimated rrearage mount on ition Date	If Current, Indicate by Debtor or Trustee	
c.		id in Full by Trustee.							
	Creditor		Collatera	al	100000000000000000000000000000000000000	Estimated Mo Claim Pay		Monthly Escrow Payment	Interest Rate
d.		luation to Treat Claims as					nount in	Excess as Ur	%
	Creditor	Collater	ral	Value of Property	Amount Claims Senior t Creditor Claim	to Sec	ount of ured aim	Monthly Payment to Creditor	Interest Rate
				\$	\$	\$		\$	%
.3 P e a. b.	☐ Claims Secured	is checked, the rest of Sec by Personal Property to	be Paid in F	ull.					lumber of
	Creditor	Collateral		ated Claim	Monthly Payment	Interest Rate	Adeq Protec Paym	nent P	umber of Adequate rotection Payments
	side Finance, Inc.	1998 Lexus LX470	\$3,200	00	\$65.00	7.00%	\$65.00	unt	il

paid in full.

petition date and secured by a purchase money security interest in a motor vehicle acquired for personal use of the Debtor, or (ii) incurred within one (1) year of the petition date and secured by a purchase money security interest in any other thing of value. The filed claim must include documentation to show exclusion from 11 U.S.C. § 506 in order to be

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Creditor	Collateral	Estimated Claim	Monthly Payment	Interest Rate	Adequate Protection Payment	Number of Adequate Protection Payments
		\$	\$	%	\$	

d. Request for Valuation to Treat Claims as Secured to the Value of the Collateral and Any Amount in Excess as Unsecured.

This will be effective only if the applicable box in Section 1.1 of this plan is checked.

Creditor	Estimated Amount of Total Claim	Collateral	Value of Collateral	Amount of Claims Senior to Creditor's Claim	Amount of Secured Claim	Monthly Payment	Interes t Rate	Adequate Protection Payment	Number of Adequate Protection Payments
Lion's Share Federal Credit Union	\$12,454.65 per POC #2	2004 Mercedes- Benz SL500 Roadster	\$7,830.00	00.00	\$7,830.00	\$155.00	7.00%	\$155.00	until confirmation
North State Acceptance, LLC	\$7,500.00	2006 Mercedes- Benz C280	\$2,857.50	00.00	\$2,857.50	\$60.00	7.00%	\$60.00	until confirmation
Aaron's	\$1,200.00	Yard Man riding mower	\$500.00	00.00	\$500.00	\$25.00	7.00%	\$25.00	until confirmation

e.

Maintenance of Payments and Cure of Default.

Proofs of claim should reflect arrearage through the petition date. For accounts that are in default the Trustee will commence disbursements of installment payments the month after confirmation and any filed arrearage claims will be adjusted accordingly. Amounts stated on a proof of claim as adjusted to include post-petition payments through the month of confirmation, will control over any contrary amounts listed below for the installment payment and the arrearage.

Creditor	Collateral	Installment	Estimated Arrearage
		Payment	Amount on Petition Date
		\$	\$

The Debtor requests that the Court determine the value of the secured claims listed as set forth in Sections 4.1.d, 4.2.d, and 4.3.d as applicable. For each non-governmental secured claim listed above, the Debtor states that the value of the secured claim should be set out in the column headed *Amount of Secured Claim*. For secured claims of governmental units only, unless otherwise ordered by the Court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed above. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated above.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Section 6 of this plan. If the amount of a creditor's secured claim is listed above as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Section 6 of this plan. Unless otherwise ordered by the Court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in Section 4.

The holder of any claim listed in Section 4 as having value in the column headed *Amount of Secured Claim* will retain the lien on the property interest of the Debtor or the estate until the earlier of:

- (a) payment of the underlying debt determined under non-bankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Section 5: Collateral to be Surrendered.

- a.

 None. If none is checked, the rest of Section 5 need not be completed or reproduced.
- b.

 The Debtor Proposes to Surrender to Each Creditor Listed Below the Collateral that Secures the Creditor's Claim.

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Debtor Shannon and Robin Pulliam

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		Upon timely filing of a clasecured claim, and the st be terminated in all respe a period of 120 days for p Any allowed unsecured c	ay under 11 U.S. ects effective upo personal property	C. § 362(a) will b on confirmation y and a period o	oe terminate of this plan. f 180 days fo	d as to the co Effective upor r real proper	llateral only ar on confirmatio ty to file a doc	nd the stay un in the creditor umented defic	der § 1301 will will be allowed ciency claim.
		Credi	tor			Collat	eral to be Surr	rendered	
Se	ecti	on 6: Nonpriority Unse	cured Claims.						
5.1	No	onpriority Unsecured Claim	s Not Separately	Classified.					
		owed nonpriority unsecured in full.	d claims will be p	aid pro rata wit	h payments	to commence	after priority	unsecured cla	ims are
	a.	☐ The estimated divider	nd to unsecured i	nonpriority allow	ved claims is	00.00%.			
	b.	☐ The minimum sum of	\$ w	ill be paid pro ra	ata to nonpr	ority unsecur	ed claims due	to the followi	ng:
		☐ Liquidation	Value						
		☐ Disposable	Income						
		☐ Other							
5.2	Sep	parately Classified Nonprio	rity Unsecured C	laims.					
	a.	⊠ None. If none is chec	ked, the rest of S	ection 6.2 need	not be com	oleted or repr	oduced.		
	b.	☐ Allowed Nonpriority U	Jnsecured Claims	Listed Below a	re Separatel	/ Classified.			
		Creditor	(Inc	is for Separate C clude Name and Co-Debtor, if Ap	Address of	Estima	ated Claim	Monthly Payment	Interest Rate (If applicable)
						\$		\$	%
Se	a. b.	on 7: Executory Contra ☑ None. If none is check ☐ Executory Contracts a	ked, the rest of S	ection 7 need n	ot be compl	eted or reproc	duced.		
		Credi	tor			Natur	e of Lease or (Contract	
	c.	☐ Executory Contracts a	nd Leases to be A	Assumed.					
		Creditor	Nature of Lea Contract	Section 1990 Secti	onthly yment	Payment by Debtor or Trustee	Arrearage Amount	Arrearage Paid by Debtor or Trustee	Monthly Payment on Arrearage
_) >			٧		٦

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Section 8: Local Standard Provisions.

8.1 a. The Trustee shall collect and disburse payments in accordance with the plan.

- b. Proofs of claim must be filed to receive disbursements pursuant to the plan. Any claim to be paid as secured must contain evidence of a properly perfected lien on property of the estate. If a claim is listed as secured and the creditor files an unsecured claim, the claim will be treated as unsecured.
- c. Any creditor holding an allowed secured claim and to whom the Debtor is surrendering property under the order confirming plan is granted relief from the automatic stay as to the property and relief from any co-debtor stay so the creditor may obtain possession and liquidate the property. Any net proceeds, after payment of liens and costs of liquidation, are to be forwarded to the Trustee.
- d. All payments being made by the Trustee on any claim secured by real or personal property shall terminate upon the lifting of the automatic stay with respect to the affected property.
- e. Notwithstanding the allowance of a claim as secured, all rights under Title 11 to avoid liens are reserved and confirmation of the plan is without res judicata effect as to any action to avoid a lien.
- f. Notwithstanding 11 U.S.C. § 1327(b), all property of the estate as specified by 11 U.S.C. §§ 541 and 1306 shall continue to be property of the estate following confirmation until the earlier of discharge, dismissal, or conversion of the case.
- g. Confirmation of the plan shall not prejudice the right of the Debtor or Trustee to object to any claim.
- h. The Debtor must promptly report to the Trustee and must amend the petition schedules to reflect any significant increases in income and any substantial acquisitions of property such as inheritance, gift of real or personal property, or lottery winnings.
- 8.2 THE FOLLOWING ADDITIONAL PROVISIONS ARE APPLICABLE TO THE HOLDER OR SERVICER ("HOLDER") OF A CLAIM SECURED BY A DEED OF TRUST, A MORTGAGE OR SECURITY INTEREST IN REAL PROPERTY, OR A MOBILE HOME THAT IS THE DEBTOR'S PRINCIPAL RESIDENCE:
 - a. The Holder, upon confirmation, is precluded from imposing late charges or other default related fees based solely on preconfirmation default.
 - b. If the Trustee is disbursing ongoing monthly installment payments, the Holder must apply each ongoing payment to the month in which the payment is designated.
 - c. For any loan with an escrow account, the Holder must prepare and must send an escrow analysis annually to the Debtor, the Trustee and the Debtor's attorney. The first escrow analysis must be filed with the proof of claim in accordance with Bankruptcy Rule 3002.1. The escrow analysis should not include any amounts that were included or should have been included in the arrearage claim.
 - d. The Holder shall continue to send monthly statements to the Debtor in the same manner as existed pre-petition and such statements will not be deemed a violation of the automatic stay.
 - e. The Holder is required, upon request, to provide account information to the Trustee within 21 days of the request and failure to provide a timely response may result in an order requiring the Holder to appear and show cause as to why Holder should not be sanctioned for failure to comply.
 - f. Nothing herein shall modify Holder's responsibilities under Bankruptcy Rule 3002.1.
 - g. Unless the Court orders otherwise, an order granting a discharge in the case shall be a determination that all pre-petition and post-petition defaults have been cured and the account is current and reinstated on the original payment schedule under the note and security agreement as if no default had ever occurred.
 - h. PENALTY FOR FAILURE OF HOLDER TO COMPLY WITH THE REQUIREMENTS OUTLINED IN BANKRUPTCY RULE 3002.1. Without limitation to the Court's authority to afford other relief, any willful failure of the Holder to credit payments in the manner required by Bankruptcy Rule 3002.1 or any act by the creditor following the entry of discharge to charge or collect any amount incurred or assessed prior to the filing of the Chapter 13 Petition or during the pendency of the Chapter 13 case that was not authorized by the order confirming plan or approved by the Court after proper notice, may be found by the Court to constitute contempt of Court and to be a violation of 11 U.S.C. § 524(i) and the injunction under 11 U.S.C. § 524(a)(2).

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Debtor Shannon	and Robin Pulliam		Case Number	18-51001
Section 9: Nonst	tandard Plan Provisions.			
a. 🗆 None. If r	none is checked, the rest of Section 9 n	need not be com	pleted or reproduced.	
	wing plan provisions will be effective or defined by Bankruptcy Rule 3015(c) set			in Section 1.3. Any nonstandard
The trustee is authori Once, Inc. dba BSI Fin	ized to make escrow payments to the e ancial Services.	extent escrow pa	syments are claimed in a p	roof of claim filed by Servis
and order of the provis	t, the Debtor(s), if not represented by sions in this Chapter 13 Plan are identi			
nonstandard provision Signature(s):	s included in Section 9.			
	have an attorney, the Debtor(s) must si , must sign below.	ign below; other	wise the Debtor(s) signatu	res are optional. The attorney
Signature of Debtor 1		Signature	e of Debtor 2	
Executed on		Executed	d on	
inn	n/dd/yyyy		mm/dd/yyyy	
		Date:	September 28, 2018	
Signature of Attorney for	or Debtor(s)			
Address: Post Office	ce Box 1273			
214 East	Marion Street			
Pilot Mor	untain. NC 27041			
Telephone: 336-368-	9621			
State Bar No: 8628				